Erin Golden 2421 South Plum Street, Yorktown, IN 47396

November 16, 2023

Honorable Terry A. Doughty Chief Judge of United States District

201 Jackson Street, Suite 215 Monroe, IN 71201

Jon F. Turpin vs. Joseph R. Biden Jr., et al. Civil Action No. 1:23-CV-01059-TAD-JPM

Dear Honorable Doughty:

My name is Erin Golden. I am writing on behalf of my husband, Jon F. Turpin to request the dismissal of the current protective order case no. 89C01-2305-PO-000087. This protective order has been filed under false pretenses, including using a previously expunged case without grounds to access it by the other party and their attorney to find my husband guilty before proven innocent. Along with the loss of constitutional rights, civil rights, and job stability before the initial hearing as well as continued loss of rights.

In my opinion, the other party and their attorney may have withheld and misrepresented information that could have been used in our defense, including my husband's character.

My husband has been a kind and caring man, attending Catholic Mass every Sunday, is family oriented, maintaining a well-paying, steady job until these unfortunate events, which began with threats against our marriage, civil rights, and safety by individuals, including the other parties mentioned in this letter. My husband is simply trying to protect me from those seeking malicious actions because we're Catholic.

These individuals have threatened and caused harm to my safety, future family, health, finances, and job stability, including my husband when we want to live in peace with our God given rights and request restoration.

In addition, he has familial support including myself, my mother, my sisters, my brother, and my grandmother of 102 years of age.

Thank you for your consideration and for your time, Your Honor.

Best Regards, Exim Italden

Erin Golden

Case 1:23-cv-01059-JE-JPM Document 15-1 Filed 11/17/23 Page 2 of 12 PageID #: 2197

Cover Sheet for Protection Order, No Contact Order, Child Protective Order, WorkPlace Violence Restraining Order

Cover Sheet for Flotostich Crash								
COVER SHEET (Check Only One) Protection Order Child Protective Order	Case No.	800	11-2305	-PO-000087				
Protection Order Child Protective Order ✓ IC 34-26-5 IC 31-34-2.3	Case No.	030	31-2000	1000000				
No Contact Order	Court	WAY	/NE CIR	CUIT COURT				
☐ IC 31-32-13 ☐ IC 33-39-1-8 ☐ IC 35-33-8-3.6 ☐ IC 31-34 ☐ IC 35-33-8-3.2 ☐ IC 35-38-1-30		12						
IC 31-37 and/or 35-38-2-2.3	WAYNE, INDIANA							
Workplace Violence Restraining Order	County			8 10			ie gestroop	
PETITIONER/PROTECTED PERSON/CHILD'S NAME IF		PE	TITIONEF	VPROTECTED P	ERSON I	DENTIFIERS		
CHILD IS PROTECTED PERSON	BIRTH YEAR		SEX		RACE			
Andrea Lynn Holwager	198		F	White				
(First / Middle / Last)	Other Prote	Other Protected Persons:						
And/or on behalf of minor family member(s): N/A				-White - 1988)				
	* * * * * * * * * * * * * * * * * * * *				200			
			The second		August 1			
V. RESPONDENT/DEFENDANT	77		RESPO	NDENT/DEFEND	IDENT/DEFENDANT IDENTIFIERS			
Jon Frederick Turpin	SEX	(RACE			DOB	HT	WT
(First / Middle / Last)	М		White		04/05/1990			
Relationship between Petitioner/Protected Person:	EYE	S	HAIR	DISTINGUISHING FEATURES				
COMMITTED HARASSMENT AGAINST PROTECTED PERSON	-							
Respondent's/Defendant's Address:				7 ET S -				
2421 S. Plum Street, Yorktown, IN 47396								
her sale and in the sale sale is	DRIVERS LICENSE # STATE EXF				P DATE			
CAUTION:		DRIVERS LICENSE # STATE						
Weapon Involved Weapon Present on the property						100 m		
The second secon							8	
THE COURT FINDS: That it has jurisdiction over the parties and subject matter, as opportunity to be heard.	nd the Resp	ondent/l	Defendant	has been or will b	e provide	d with reasons	able noti	ce and
Additional findings of this order follow on succeeding p	ages.							
THE COURT ORDERS:								
The Respondent/Defendant is restrained from committing fu	rther acts of	abuse o	or threats o	of abuse to the Pe	titioner/Pr	otected Perso	in.	
Yes No The Respondent/Defendant is Brady disqu	ualified.							
The Respondent/Defendant is restrained from any contact w	vith the Petiti	ioner/Pr	otected Pe	rson.		1	in ter	
Additional terms of this order follow on succeeding pag	jes.							
The terms of this order shall be effective until: (Check	Only One)			61				
	order of the	court.						
			Total Physics Communication					-
WARNINGS TO RESPONDENT/DEFENDANT:								
This order shall be enforced, even without registration, be any U.S. Territory, and may be enforced by Indian Tribal	y the court	s and la	w enforce	ement personnel	of any st	ate, the Distr	ict of C	olumbia oundar
any U.S. Territory, and may be enforced by Indian Tribat to violate this order may result in Federal imprisonment Federal law provides penalties for possessing, transport								
Only the Court can change this order. [The following court					g = -27	and general results	7	- 10 (10)
Court Phone: (765) 973-9266 Cou	rt Hours:	M 8:30	- 5 T-F 8:3	0-4:30				
To verify status, call: Clerk (765) 973-9224 She	riff (765) 97	3-9393		IDACS Message	D:			Mod

89C01-2305-PO-000087

STATE OF INDIANA COUNTY OF WAYNE)) SS:)	IN THE WAYNE CIRCUIT COURT COURT 89C01
Andrea Lynn Holwager, Petitioner)	
vs.)	Case Number 89C01-2305-PO-000087 Petition Filing Date 5/30/2023
Jon Frederick Turpin, Respondent)	

ORDER FOR PROTECTION

FINDINGS

This matter having been heard by the Court on 10/31/2023, the Court now makes the following Findings:

- a. Andrea Lynn Holwager filed a timely Request for Hearing under Ind. Code § 34-26-5-10(a); and/or,
- b. The Court is required to hold a hearing under Ind. Code § 34-26-5-9(b) or § 34-26-5-10(b).
- The Petitioner was present at the hearing and the Respondent was present.
- d. This order does not protect an intimate partner or child.
- e. The Respondent had notice and an opportunity to be heard.
- f. The Respondent represents a credible threat to the safety of the Petitioner or a member of the Petitioner's household.
- g. The Petitioner has shown, by a preponderance of the evidence, that repeated acts of harassment has occurred sufficient to justify the issuance of this Order.
- The Respondent does not agree to the issuance of the Order for Protection.
- i. The following relief is necessary to bring about a cessation of the violence or the threat of violence.

ORDER

Section 1 - General Provisions

- The Respondent is hereby enjoined from threatening to commit or committing acts of domestic or family violence, stalking, sex offenses, a course of conduct involving repeated or continuing contact with Petitioner that is intended to prepare or condition the Petitioner for sexual activity (as defined in IC § 35-42-4-13), or harassment against the Petitioner and the following designated family or household members, if any: Michael Alan Holwager
- 2. The Respondent is prohibited from harassing, annoying, telephoning, contacting, or directly or indirectly communicating with the Petitioner.
- The Respondent shall be excluded from the Petitioner's residence.
- 4. The Respondent is ordered to stay away from the residence, school, and/or place of employment

OJA-PO-0113 Approved 07/2002 Rev. by Ind. Office Ct. Serv. 07/2019

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of the Petitioner. The Respondent is further ordered to stay away from the following place(s) that is/are frequented by the Petitioner and/or Petitioner's family or household members: 537 W Main Street, Richmond, IN 47374; 113 E Delaware Street, Cambridge City, IN 47327

- 5. N/A
- 6. N/A
- 7. N/A
- 8. N/A
- 9. N/A
- 10. N/A
- 11. The Respondent is prohibited from using or possessing a firearm, ammunition, or deadly weapon. The Respondent is ordered to surrender the following firearm(s), ammunition, and/or deadly weapon(s) which the Court finds are in the control, ownership, or possession of the Respondent or in the control or possession of another person on behalf of the Respondent:

Any firearms in the possession of or owned by Respondent.

- 12. N/A
- 13. N/A
- 14. N/A

Section 2 - Parenting Provisions

- 15. N/A
- 16. N/A

Section 3 - Monetary Relief

- 17. N/A
- 18. N/A
- 19. N/A
- 20. N/A
- 21. N/A
- 22. N/A
- 23. N/A

89C01-2305-PO-000087

Section 4 - Telephones

24 a. N/A

b. N/A

c. N/A

Section 5 - Duration of Order

THIS ORDER FOR PROTECTION EXPIRES:

ON THE 3rd DAY OF November, 2025.

Date: 11/02/2023

Approved and ordered by:

HON APRIL R DRAKE, Judge

***** IMPORTANT NOTICE *****

Violation of this order is punishable by confinement in jail, prison and/or a fine.

If so ordered by the court, the respondent is forbidden to enter or stay at the petitioner's residence or residence of any child who is the subject of the order, even if invited to do so by the petitioner or any other person. In no event is the order for protection voided.

Pursuant to 18 U.S.C. 2265, this order for protection shall be given full faith and credit in any other state or tribal land and shall be enforced as if it were an order issued in that state or tribal land.

Pursuant to 18 U.S.C. 922(g), once a respondent has received notice of this order and an opportunity to be heard, it is a federal violation to purchase, receive or possess a firearm while subject to this order if the protected person is:

- (A) The respondent's current or former spouse;
- (B) A current or former person with whom the respondent resided while in an intimate relationship; or,
- (C) A person with whom the respondent has a child.

Interstate violation of this order may subject the respondent to federal criminal penalties under 18 U.S.C. 2261 and 18 U.S.C. 2262.

OJA-PO-0113 Approved 07/2002 Rev. by Ind. Office Ct. Serv. 07/2019



Jon F Turpin <jt4590@gmail.com>

Protective Order Papers - Federal Question - Violation of Civil Rights

2 messages

Jon F. Turpin < jt4590@gmail.com>

Wed, Nov 15, 2023 at 1:46 PM

Bcc: sachatessier@gmail.com, Kirk Freeman < kirk@kirkfreemanlaw.com >, judiciary_whistleblower@mail.house.gov, Honorable Jeffrey Landry Attorney General Louisiana < jeff.landry@la.gov >, Honorable Todd Rokita Attorney General IN < todd.rokita@in.gov >, compass@rfkhumanrights.org

The attached are what we received today from a Sheriff here in Delaware County.

In response to these papers:

- 1. This is not in the Wayne County Court Jurisdiction, neither were any of the cases mentioned during the proceedings, each is and are federal questions, and my due process rights, and civil rights have been denied.
- 2. In response to the letters under "Findings"
- a. The request was not filed in a timely fashion proven by an order from Federal Court which would have denied their filing, which I attempted while we were filing in a timely fashion for our harms and losses due to violation of our civil rights, etc.
- b. The court was not required to hold a hearing, because there are and were no legal grounds for the alleged victim, alleged petitioner, and alleged attorney to file, even according to their own words:
- 1) The alleged victim (A.L.H.) hasn't been contacted since before our marriage, was reported out of genuine concern, the alleged petitioner (M.A.H.M.) responded of their own accord, and the individuals testified against each other, etc.
- c. True, we were present, we were also compliant, and presented questions of law and violation of our rights.
- d. True, which invalidates the only potential reason for the order listed under "Pursuant to 18 U.S.C. 922(g)..."
 - "(B) A current or former person with whom the respondent resided while in an intimate relationship:..."

There is no and was no intimate relationship, it was platonic and ended nearly 2 years ago, and this is reiterated to the alleged victim, alleged petitioner, and alleged attorney, via filings, without malice to the alleged victim who failed to report multiple others.

- e. False, In my opinion, this was not effectively heard, and is a violation of our civil rights, safety, unconstitutional at face, and as applied. This is a federal question of law, civil rights, constitutional rights, separation of powers, and prosecutorial vindictiveness.
- f. False, the alleged victim and alleged petitioner create a credible threat of safety to us, and my wife is so concerned for her safety, and our lives, from the colluding parties, she wishes to have protective orders filed against each of them to prevent their harms.
- g. False, the alleged petitioner perjured themselves in court regarding a family business attached to a Revocable Trust used to violate our 14th amendment due process rights, and our bill of rights. Importantly, they also testified I'm not abusive nor violent.
- h. True.
- i. False, unless it was placed upon the alleged victim, alleged petitioner, and any colluding parties for our safety.
- 3. In response to the numbers under "Order" in "Section 1 General Provisions" "Section 2 Parenting Provisions" "Section 3 Monetary Relief" "Section 4 Telephones" "Section 5 Duration of Order"
- 1. I already don't, he threatened me, and my wife. I was very clear in my testimony that I forgive the alleged petitioner. Suing them is unfortunately necessary.
- 2. I already don't, I reported them out of genuine concern. I was very clear in my filings that justice is for authorities. This doesn't mean I can't defend us peacefully with all of our rights.
- 3. I already left, due to their threats and attempts to violate my civil rights, and being harmed. Now the alleged petitioner, alleged victim, and their alleged attorney have violated our rights further.
- 4. I already do, and I was very clear I wish to avoid them in my testimony, and in filings to civilly sue them as suggested by multiple professionals and law enforcement.
- 5. N/A
- 6. N/A
- 7. N/A
- 8. N/A
- 9. N/A
- 10. N/A

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- 11. My rights to own firearms was appealed to the Attorney General, the Indiana State Police, and in a higher court, via judges order, and via expungement, which was violated, violating our 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, and potentially 9th and10th amendment rights.
- 12. N/A
- 13. N/A
- 14. N/A
- 15. N/A
- 16. N/A
- 17. N/A
- 18. N/A
- 10. 19/74
- 19. N/A 20. N/A
- 20. N/A 21. N/A
- 22. N/A
- 23. N/A
- 24.
 - a. N/A
 - b. N/A
 - c. N/A

THIS ORDER FOR PROTECTION EXPIRES: ON THE 3rd DAY OF November 2025.

In my opinion, this is a direct violation of jurisprudence and case precedent including Espinoza, Aprendi, Blakely, Bruen, Heller, Rahimi, Donnell, Daniels, at face, and as applied, with opinions from even the DOJ in Rahimi at the Supreme Court affirming.

I am "Of The People," protecting my wife peacefully, which also falls under the immunity clause in Indiana's Code, and proceedings have caused corruption of blood via a conspiracy against U.S.C. 42 1983: https://www.law.cornell.edu/uscode/text/42/1983

Sincerely,

Jon F. D. Turpin, Pro Se, Pro Hac Vice

47 3	ProtectiveOrderService1.pdf 9193K
1	9193K

Jon F. Turpin <jt4590@gmail.com>
Bcc; braun casework@braun.senate.gov

Wed, Nov 15, 2023 at 1:47 PM

The attached are what we received today from a Sheriff here in Delaware County.

In response to these papers:

1. This is not in the Wayne County Court Jurisdiction, neither were any of the cases mentioned during the proceedings, each is and are federal questions, and my due process rights, and civil rights have been denied.

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- c. True, we were present, we were also compliant, and presented questions of law and violation of our rights.
- d. True, which invalidates the only potential reason for the order listed under "Pursuant to 18 U.S.C. 922(g)..."

"(B) A current or former person with whom the respondent resided while in an intimate relationship:..."

There is no and was no intimate relationship, it was platonic and ended nearly 2 years ago, and this is reiterated to the alleged victim, alleged petitioner, and alleged attorney, via filings, without malice to the alleged victim who failed to report multiple others.

e. False, In my opinion, this was not effectively heard, and is a violation of our civil rights, safety, unconstitutional at face,

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and as applied. This is a federal question of law, civil rights, constitutional rights, separation of powers, and prosecutorial vindictiveness.

- f. False, the alleged victim and alleged petitioner create a credible threat of safety to us, and my wife is so concerned for her safety, and our lives, from the colluding parties, she wishes to have protective orders filed against each of them to prevent their harms.
- g. False, the alleged petitioner perjured themselves in court regarding a family business attached to a Revocable Trust used to violate our 14th amendment due process rights, and our bill of rights. Importantly, they also testified I'm not abusive nor violent.
- h. True.
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- 4. I already do, and I was very clear I wish to avoid them in my testimony, and in filings to civilly sue them as suggested by multiple professionals and law enforcement.
- 5. N/A
- 6. N/A
- 7. N/A
- 8. N/A
- 9. N/A
- 10. N/A
- 11. My rights to own firearms was appealed to the Attorney General, the Indiana State Police, and in a higher court, via judges order, and via expungement, which was violated, violating our 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, and potentially 9th and10th amendment rights.
- 12, N/A
- 13. N/A
- 14. N/A
- 15. N/A
- 16. N/A
- 17. N/A
- 18. N/A 19. N/A
- 00. N/A
- 20. N/A 21. N/A
- 22. N/A
- 23. N/A
- 24.
 - a. N/A
 - b. N/A
 - c. N/A

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I am "Of The People," protecting my wife peacefully, which also falls under the immunity clause in Indiana's Code, and proceedings have caused corruption of blood via a conspiracy against U.S.C. 42 1983: https://www.law.cornell.edu/uscode/text/42/1983

Sincerely,

Jon F. D. Turpin, Pro Se, Pro Hac Vice

Much of this I hear from Dad consistently. Now it's written by my Mom, Linda K. Turpin:

Let me start by saying our conversations are ever until he him, someone can either be resported to as I only moved I have cleaned and cleaned at 9 mulberry. Out putter was home due lest for me to clean. I am otil working an the small in the back entry area. When a house is not maintained properly it is not to be sold to that individual (Jon F. Jurpin) to the go sking of Maring out in the middle of the night without giving the 115 days notice as per the contract shows beingableto a total back of following obligations/rules. Without another permanent location to go to, I all this purchasea totally irresponsible home from Posting private information, some skewed, some false on facebook for all to see is unconscionable. then with Some as this insormation could get him such for boundarles, detailed of character. Having a local policeman show up at our door at 1:30 AM to accuse Jon of taking a gun that belongs to JT and to tell us we were not to attend the this was Vidated, and wedding shows a total back of respect that I cannot begin to Sathom. we had to Rantinic, on and on about a trust sund. There is no trust Sund. There is a trust. Read up on a trust. I don't seel like explaining it. leave For our safety Manny in with Michael and Andrea and again bailing in the middle of the night. Having them more ? before I his belongings out of their house. " are no langer somethous most of one's "Sriends" are no langer could finish Cleaning, and talking to him How can you alierate so many people? in just a Sew weeks? just to get I am tired of It's affitude on how to treat people, married, due investments, get rich quick schemes tarugs. Bring a sherist and local policeman to our property to attempts on Dec 87th has pushed me passed the limit on what to half our dan to be note. Catholic I don't believe you were looking at houses or , at les not seriously until IT jumped ship, so to speak marriage in - - your Hems that were less on our property our Faith one in the 9 Mulberry garage. They can stan there you hard a place. No police no sherist etc. when some to get them. Just text me and I will be urder bod. This persists.

Why? He He scisownes me. 1015solve Trust. Not your isque, and you promisely) to sell ittome. Isafe (housing act due to abuse. Freedom OF Speech A fireasm went missing land dad has Itaken them conservanted. Dad often threatens) Meand others with it. Hedie that himself. They were avoiding you. 3 Categorically) false You lied to SLEOS. JUE Were, Sit's a fact. Withholding gass lavoiding LEOS.

Vet you are still collubing with others to dany our civil rights via False allegations and denying relity, and avoiding accountability.

are in the 9 Mulberry garage. They can see when you up find a place. No police no shorth, etc. will read come to get them. Just text me and I will read wou alone. Wifholding I do have your Christmas and Wedding Presents.

I can place them in the 9 Mulberry garage if I whow when you will be arriving to get them (at a reasonable hour) I do not want to be present. IT told me to leave him alone and give him space.

I have no problem doing that.

There is so much more I could say, but this is enough. until IT and you are truly sorry about the things that have transpired, and IT seeks professional help, I prefer only to have limited contact by text messages. Insolly You fee! Sthat Way. I've yone I wish you both happeness repeatedly. It's your turn please. dost ray our avil rights Choice but to pullion for protestion and relief,

Then why

lieard try to

andlor

enable It

to the point we

have no

exc. ?

May Dad and/or Michael defame me to Mom to remove me from a Revocable Trust? May the defamation leveled against me align with potential reasons for removal? May Dad still be in possession of a .410 shotgun which was purportedly bought for me?

May Dad use a "two birds one stone" technique in multiple facets of life? https://www.govinfo.gov/content/pkg/USCOURTS-insd-1_07-cv-01205/pdf/USCOURTS-ins d-1_07-cv-01205-1.pdf

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

JON BRENT TURPIN and LINDA BECKER)

TURPIN, Individually and as Parents and

Next Friends of J.F.T., their son a minor,

Plaintiffs,

Vs.

AMY S. GOOD and JOHN DOE (parents of)

their minor son, J.D.) and WESTERN

WAYNE SCHOOL CORPORATION

Defendants.

Could not be sued under 14th amendment. The Lewbable Trust is wrongfully somplike that.

ORDER ON DEFENDANT'S MOTION FOR PARTIAL SUMMARY JUDGMENT

This matter comes before the Court on defendant's, Western Wayne School Corporation ("Western Wayne"), Motion for Partial Summary Judgment. Plaintiffs, Jon Brent Turpin and Linda Becker Turpin (collectively, the "Turpins"), filed this lawsuit individually and on behalf of their son J.F.T. ("JT"). The Turpins contend that JT was subjected to verbal and physical abuse in Western Wayne Schools stemming from sexual orientation discrimination. The Turpins bring three federal claims in this suit, one based on Title IX of the Education Amendments Act of 1972, 20 U.S.C. §§ 1681-88 and the other two based on 42 U.S.C. § 1983 predicated on violations of the Due Process and Equal Protection Clauses of the Fourteenth Amendment. The Turpins also bring a negligence claim under state law against Western Wayne. The Turpins make additional state law claims against the parents of one of JT's alleged abusers. Western Wayne argues that it is entitled to summary judgment on the Turpins'—Title IX and § 1983 claims. Western Wayne does not seek summary judgment on the negligence claim but requests that the

A. THE TURPINS' TITLE IX CLAIM

excluded from participation in, be denied benefits of, or be subjected to discrimination under any education program or activity." 20 U.S.C. § 1681(a). "Although the only remedy expressly authorized by the statute is the termination of the recipient's federal funding, the Supreme Court has held that Title IX contains an implied private right of action for money damages." *Doe-2 v. McLean County Unit Dist. No. 5 Bd. of Dirs.*, 593 F.3d 507 (7th Cir. 2010). When the Supreme Court determined that Title IX's prohibition against discrimination was implicated in cases involving sexual harassment, it relied on a case decided under Title VII of the Civil Rights Act of 1964. *See Frankllin v. Gwinnett County Public Schools*, 503 U.S. 60, 75 (1992) (citing *Meritor Savings Bank, FSB v. Vinson*, 477 U.S. 57 (1986)). Since then, federal courts have used Title VII precedents to inform their

5

analyses of sexual harassment and discrimination claims under Title IX. See, e.g., Doe v. Univ. of III., 138 F.3d 653 (7th Cir. 1998), vacated on other grounds, Bd. of Trustees v. Doe, 526 U.S., 1142. The Seventh Circuit has consistently held that discrimination based on one's sexual orientation or perceived sexual orientation is not actionable in the Title VII context. See Howell v. N. Cent. College, 320 F. Supp. 2d 717, 722 (N.D. III. 2004)

May I have told Dad ad-nausem that I'm not gay and that Title VII was correct?

May Dad have a motive to file our case as Title IX rather than Title VII?

May Dad not wish to admit that I may have a hereditary disability?